

The Honorable Ricardo S. Martinez

UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,

Plaintiff,

v.

FARREL PADDIO,

Defendant.

NO. CR22-014 RSM

PROTECTIVE ORDER

Upon the unopposed motion of the United States, and the Court being advised as to the nature of this case, it is hereby:

ORDERED that pursuant to Rule 16(d)(1), Federal Rules of Criminal Procedure, FARREL PADDIO and Paddio's counsel of record shall not provide any other person or entity with copies of any discovery material produced by the government which contains:

(a) personal identifying information of any individual (other than Paddio), including, without limitation, any individual's date of birth, Social Security number, current address, telephone number, email address, driver's license or state identification number, or professional license number ("Personal Information"); or

(b) financial information of any individual (other than Paddio) or business, including, without limitation, bank account numbers, credit or debit card numbers, account passwords, account names and contact information, account history, account

1 | balances, account statements, or taxpayer identification numbers (“Financial
2 | Information”), unless the information belongs to Paddio, or defense counsel first redacts
3 | the Personal Information and Financial Information from the discovery material.

4 | IT IS FURTHER ORDERED that any such discovery material (hereinafter the
5 | “Protected Material”) shall be marked as “Protected” by the government.

6 | IT IS FURTHER ORDERED that any unredacted Personal Information and
7 | Financial Information be disclosed to Paddio only for purposes of preparing Paddio’s
8 | defense. The defense may send a redacted version of the discovery to Paddio.

9 | IT IS FURTHER ORDERED that, subject to the restrictions above, neither
10 | defense counsel nor Paddio shall provide any unredacted discovery material produced by
11 | the government to any person or entity without the government’s express written
12 | permission, except that defense counsel may provide discovery material (including
13 | unredacted discovery material) to investigators, paralegals, law clerks, experts, and
14 | assistants (hereinafter collectively referred to as “members of the defense team”) who are
15 | necessary to assist counsel of record in preparation for trial or other proceedings and who
16 | agree to be bound by the terms of this Protective Order.

17 | IT IS FURTHER ORDERED that defense counsel and members of the defense
18 | team may display and review Protected Material with Paddio, but Paddio may not retain
19 | any copies of the Protected Material unless the Personal Information or Financial
20 | Information contained in the discovery materials belongs to Paddio.

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1 IT IS FURTHER ORDERED that the provisions of this Order shall not terminate
2 at the conclusion of this prosecution.
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5 DATED this 13th day of April, 2022.
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9 RICARDO S. MARTINEZ
10 CHIEF UNITED STATES DISTRICT JUDGE
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13 Presented by:

14 s/ Jessica M. Ly

15 JESSICA M. LY
16 Special Assistant United States Attorney
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